## UNITED STATES DISTRICT **COURT DISTRICT OF NEVADA** Case No. 3:16-cv-00306-HDM-VPC KEVIN RAYHOLMES, Petitioner, ORDER v. ISIDRO BACA, et al., Respondents. The court instructed petitioner to show cause why this action should not be dismissed as a second or successive petition for which he has not obtained authorization to file. ECF No. 5. Petitioner has filed a showing of cause. ECF No. 6. The court is not persuaded, and the court dismisses this action. Petitioner's sole argument regarding the successive-petition bar is that none of the claims

Petitioner's sole argument regarding the successive-petition bar is that none of the claims he is presenting now were presented in <u>Holmes v. Helling</u>, Case No. 3:04-cv-00098-PMP-VPC, which the court decided on its merits, and thus this is not a second or successive petition. Petitioner is wrong. The ruling on the merits in <u>Holmes v. Helling</u> means that this is a second or successive petition. New grounds are subject to requirements before this court can consider them. 28 U.S.C. § 2244(b)(2). Furthermore, petitioner must first obtain authorization from the court of appeals before he can file a successive petition in this court. 28 U.S.C. § 2244(b)(3).

Petitioner has failed to obtain that authorization. Reasonable jurists would not find the court's conclusion to be debatable or wrong, and the court will not issue a certificate of appealability. IT THEREFORE IS ORDERED that this action is **DISMISSED** as a second or successive petition. The clerk of the court shall enter judgment accordingly and close this action. IT FURTHER IS ORDERED that a certificate of appealability will not issue. DATED: April 10, 2018. Howard DM: Killen Howard D. McKibben Senior United States District Judge